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APPLICATION NO.	APPLICATION NO. FILING DATE		FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/781,292	10/781,292 02/19/2004		Katsumi Tashiro	Q79518	3347	
23373	7590	03/17/2005		EXAMINER		
SUGHRUI			SIPOS, JOHN			
SUITE 800	SYLVANIA	A AVENUE, N.W.	ART UNIT	PAPER NUMBER		
WASHING	WASHINGTON, DC 20037				3721	
				DATE MAILED: 03/17/2005		

Please find below and/or attached an Office communication concerning this application or proceeding.

	A 11 A1 A1	A 10 44 N				
	Application No.	Applicant(s)				
Office Action Summary	10/781,292	TASHIRO ET AL.				
J	Examiner John Sipos	Art Unit 3721				
The MAILING DATE of this communication can						
The MAILING DATE of this communication app Period for Reply	ears on the cover sheet with the c	orrespondence address				
A SHORTENED STATUTORY PERIOD FOR REPLY THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication. If the period for reply specified above is less than thirty (30) days, a reply If NO period for reply is specified above, the maximum statutory period w Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	6(a). In no event, however, may a reply be time within the statutory minimum of thirty (30) days ill apply and will expire SIX (6) MONTHS from cause the application to become ABANDONE	nely filed s will be considered timely. the mailing date of this communication. D (35 U.S.C. § 133).				
Status						
1) Responsive to communication(s) filed on 18 Ja	nuary 2005.					
2a)⊠ This action is FINAL . 2b)□ This	action is non-final.	•				
, <u> </u>	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.					
Disposition of Claims						
4) ☐ Claim(s) 1-11 is/are pending in the application. 4a) Of the above claim(s) is/are withdraw 5) ☐ Claim(s) is/are allowed. 6) ☐ Claim(s) 1-11 is/are rejected. 7) ☐ Claim(s) is/are objected to. 8) ☐ Claim(s) are subject to restriction and/or						
Application Papers						
9)☐ The specification is objected to by the Examiner.						
10)☐ The drawing(s) filed on is/are: a)☐ acce	0) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner.					
Applicant may not request that any objection to the o	drawing(s) be held in abeyance. See	e 37 CFR 1.85(a).				
Replacement drawing sheet(s) including the correction 11) The oath or declaration is objected to by the Example 11.						
Priority under 35 U.S.C. § 119						
 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No. 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. 						
Attachment(s)	_					
1) Notice of References Cited (PTO-892)	4) Interview Summary					
2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Notice of Draftsperson's Patent Drawing Review (PTO-948) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date 10/2// p 4	Paper No(s)/Mail Da 5) Notice of Informal P 6) Other:	atent Application (PTO-152)				

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REJECTIONS OF CLAIMS BASED ON PRIOR ART

Claims 1-11 are rejected under 35 U.S.C. '102(a) as being anticipated by the patent to Japanese reference 2003-026113 to Kadota (cited by applicant). The '113 reference discloses a method and apparatus of packaging a rolled article by gripping a side edge of said packaging sheet by grippers 560 and feeding the packaging sheet from the side edge thereof to a winding position to position the packaging sheet in the winding position (502, Figures 22-24&41), positioning said rolled article with respect to said packaging sheet in said winding position (Figure 1), attaching an end of said packaging sheet to an end of said elongate sheet of said rolled article (504), rotating said rolled article while gripping a winding end of said packaging sheet to wind said packaging sheet around said rolled article (508 and Figures 26,27&43) and mounting said skirt-members on said end packaging members while pressing the end packaging members against respective opposite ends of said rolled article (686). Refarding the pressing rollers of claim 3, note rollers 700 in Figures 45-47 of Kadota.

RESPONSE TO APPLICANT'S ARGUMENTS

Applicant's main argument is that the Examiner has not cited the relevant parts of Kadota disclosure to support the rejection and fails to identify the Kadota disclosure that shows the mounting of the skirt members on the end packaging members. Although the Examiner considers the prior Office action to sufficiently describe the Kadota reference as it relates to the claimed invention, further clarification follows. As can be clearly seen in Figure 1 of Kadota, the skirt members 24 are attached to the packaging sheet 26 as the sheet is wound onto the rolled article 14 and while the sheet/skirt is wound around the opposing end members 18. Figures 43-47 show

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the pressing of the end of the roll with mechanism 486 while the packaging sheet with the skirts is wound around the rolled article. The removal of mechanism 486 is shown in Figure 48 leaving behind the skirt 24 and the end packing members 18. The relationship of the skirts 24 to the ends of the rolled article and the end packing members 18 is also clearly shown in Figure 2.

ADDITIONAL ART

The prior art cited by applicant in the October 1, 2004 Information Disclosure has been considered. Note that Fukugawa shows the mounting of the skirts 4 onto the end packing members 6 of the rolled article.

THIS ACTION IS MADE FINAL. Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

Information regarding the status of an application may be obtained from the Patent

Application Information Retrieval (PAIR) system. Status information for published applications

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may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Any inquiry concerning this communication should be directed to **Examiner John Sipos** at telephone number **571-272-4668**. The examiner can normally be reached from 6:30 AM to 4:00 PM Monday through Thursday.

The FAX number for Group 3700 of the Patent and Trademark Office is (703) 872-9302.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Mr. Rinaldi Rada, can be reached at 571-272-4467.

Any inquiry of a general nature or relating to the status of this application should be directed to the Group Receptionist whose telephone number is (703) 308-1148.

John Sipos

Primary Examiner

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